LAWS OF OHIO.

(Published by Authority.) [No. 24.] AN ACT

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Supplementary to an act entitled " an act defining certain duties of clerks, sheriffs, and prospecting attorneys," passed February 26, 1842

Section 1. Be it enacted by the General Sec 3. I Assembly of the State of Ohio. That it its passage. court of record to receive from the hands of the sheriff, or other officer of the court, all costs tared upon any writ issued from the court, such as appraisers' fees, printers fees, or any other tees necessarily incurred in the execution of any such writ, and pay the same over to the person emitted thereto on demand; and it shall be the date of the sheriff, or other officer of court, to tax such costs, collect and pay the same over to the clerk of the court from which the writ issaed, giving the name of each individual, and the amount which each is entitled to receive. WILLIAM B. WOODS,

Speaker of the House of Representatives, E. BASSETT LANGDON, President pro tem., of the Senate. February 14, 1859.

[No. 25.]

AN ACT

establish a code of civil procedure." he so amended as to read as follows; Sec. 314 The following persons shall be incomperent to restify: 1st. Persons who are of unsound mind at the time of their production for examination. 2d. Children under ten years days nor more than six months.

SEC 2. That the third section of the act of ago, who appear incapable of receiving issue 2. That the third section of the act passed April 17, 1857, entitled "an act to which they are examined, or of relating them truly. 3d. Husband and wife, for or ing the marriage, whether called as a witness while that relation subsisted, or afterwards, except in actions where the wife, were she a feme sole, would be praintiff or delendant; in which action the wife may testify. Eather the husband or wife may testify, but not both 4th An attorney, concerning any communication made to him by his client, in that relation, or his advice thereon, without the client's e-mont. 5 h. A clorgyman or foregoing laws with authenticated copies repriest, concerning any confession made to coved by me from the Secretary of State, him in his professional character, in the course of discipline enjoined by the church to which he belongs, without the consent of the person making the confession. 6th. No person who would if a party be incompetent to testify under the provisions of Sec.

to essablish a code of civil procedure, as said section was amended by the act of April 12 h, 1858, be, and the same is bereby ment may be relied upon. SEC. 3. This act shall take effect upon

its passage. WILLIAM B WOODS, Speaker of the House of Representatives. E. BASSETT LANGUON.

Officers from claiming Witness Fees in remedy

SECTION I. Be it enacted by the General
Assembly of the State of Ohio. That no
watcomen or other police officershall be liable, and which gradually affect the mind as well

and after its passage, WILLIAM B. WOODS, Speaker of the House of Representatives. E. BASSETT LANGDON. President pro tem. of the Senate.

February 14, 1859.

[No. 28] AN ACT

To amend the act entitled "an act to fix the Balaries of Judges in certain cases.

Section 1. Be it enacted by the General all the counties of this State, having a population of two hundred thousand inhabitants or upwards, the Judges of the Court of Common Pleas hereafter elected therein, shall receive in addition to the alarge of the Court of Common Pleas hereafter elected therein, shall receive in addition to the alarge of the Court of pive good sa isfaction; and the pils I have sold to give good sa isfaction; and the pils I have sold to give good sa isfaction; and the pils I have sold to give good sa isfaction; and the pils I have sold to give good sa isfaction; and they have sold to give good sa isfaction; and they also investigately form the last ten years, and have invariably found them to give good sa isfaction; and they also investigately form the last ten years, and have invariably found them to give good sa isfaction; and the pils I have sold to giv shall receive, in addition to the salary now paid to them out of the State Treasury, the sum of one thousand deliars per annum, to be paid to them out of the county Treasury, the buy had to them out of the county Treasury, in the same management of the county Treasury, in the same management of the county Treasury. in the same manner and at such times as is provided by law for the payment of the salaries of the Judges out of the State Treasury: Provided that if the salaries of Judges of the Court of Common Pleas should be increased by the State, then the payment out of the county Treasury shall be diminished in proportion, so that such Judges shall not in any way receive more than twenty-five bundred dollars per annum sal

SEC. 2. That the first section of the above recited act, passed April 12th, 1858, be and the same is hereby repealed. WILLIAM B. WOODS, Speaker of the House of Representatives.

MARTIN WELKER.

President of the Senate.

February 13, 1859.

[No. 20.]

AN ACT

Making a Partial Apprepriation to meet the current expenses of the Northern Ohio Lunatic Asylum for the year 1859. Section 1. Best enacted by the general Assembly of the State of Ohio, That there is hereby appropriated, out of the funds in the treasury of this State applicable to general revenue purposes, for current expenses of the Northern Obio Lunatic Asylum for out the State. 1859, the sum of five thousand do'lars. SEC. 2. This act shall take effect on its

WILLIAM B. WOODS. Speaker of the House of Representatives.

MARTIN WELKER. President of the Schate.

Pebruary 18, 1859.

[No. 30.] AN ACT

To amend section sixty-four of an acten-By R. J. CULVERWELL, M.D.,

Member of the Royal College of Surgeons, &c. &c.

Itation, supervision and maintenance of Common Schools," passed March 14 1853.

Secretor 1. Best enacted by the General Assembly of the State of Ohio. That section sixty-foor of the act attressed, as said to season of the Sexual Organs, and impediments to Marriage are promptly and effectually removed by the Aution sixty-foor of the act attressed, as said to sexual Diseases, Diet &c. are constantly being published for gratuitous distribution, and will be sent to the afflicted. Some of the new remelles and methods of treatment discovered during the last year, see of great value.

Address, for Report or treatment, by incase of which the forest of the law year, see of great value.

Address, for Report or treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of which the forest own and most successful mode of treatment, by incase of the new remelles and methods of treatment discovered during the last year, see of great value.

Address, for Report or treatment, Dr. Address, for Report or treatment, by incase of which the law year.

Association, No. 2 South Ninth Street, Philadelphia, Paraident ed as to read as follows: See 64. The debts which have heretofore been contracted by which have herefolded been contracted by any school district for school purposes shall be provided for by the estimate of the proper school boards created under the provisions of this act, and actions may be brought against such boards to recover the same—

The best treates ever written on a subject of vital importance to all, well worthy the Author's exalted reputation.

School for by the estimate of the provisions of this act, and actions may be brought against such boards to recover the same—

Ap. 8, 1259.

Ap. 8, 1259.

462-3mine per school boards crosses.

In a section of this set, and actions may be brought against such boards to recover the same —

When any judgment shall be obtained against any such school board, it shall be against any such school board, it shall be against any such school board to make an estimate she duty of said board to make an estimate she duty of said board to make an estimate shows a said board wilkins as said board wilkins as said board wilkins as said board.

New York City.

Ap. 8, 1859.

A LARGE Assertment of TRUNKS, VAL.

BOXES, on hand by WILKINS & KELLEY.

Nov. 12

TIN AND STONE WARE, by Nov. 12.

SUGAR, Molasses, Flour, Sait, Nails, Builder of Hardware, slwavs on hand and for sale low.

FIELD & CLEVELANDS.

be certified to the county auditor, shall be assessed by him upon the district or subdistrict, as the case may be, and shall be collected and paid out in the same manner as other school taxes, opon the order of the clerk of said board upon the township treas-urer, to satisfy the judgment aforesaid, SEC. 2. That section sixty four aforesaid

be and the same hereby is repeated, SEC 3. This act shall take effect upon WILLIAM B. WOODS,

[No. 35.]

AN ACT To amend the Seventh Section of the act entitled "an act for the Prevention of Gaming," passed March 12, 1831, as numerical by the net of April 17, 1857, entitled "an act to smend an act entitled an act more effectually to Prevent Gambting," passed January 17, 1846.

SECTION 1 Best enacted by the General Assembly of the State of Ohio, That the seventh section of the act cuttled " an act for the prevention of gaming," passed March 12, 1831, as amunded by the third section of the act passed April 17, 1857, entitled "an het to amoud an act entitied an act more effectually to prevent gambling," pas-To amend the 314th section of the Code of sed January 17, 1846, be so amended as to Civil Precedure.

Be it emerted by the General shall play at any game whatsoever for any the State of this That the Assembly of the State of Ohio, That the sum of money, or other property of any 314th section of the act entitled " an act to value, or shall make any bet or wager for any sum of money, or other property of value, every such person shall, on convic-tion thereof, be fined in any sum not ex-ceeding one bundred dollars, or be impri-soned in the county jail not less than ten

amend an act entitled an act more effectually to provent gambing," passed against each other or concerning any com-munication made by one to the other, dur-

SEC 3. This act shall take effect from

its justingo. WILLIAM B. WOODS, Speaker of the House of Representatives.
MARTIN WELKER. President of the Senate.

I horeby certify that I have compared the and that they are correct.

C. C. FIELD,

Auditor of George County.

MEDICAL.

313, shall become competent by reason of an assignment of his claim.

Sec. 2. That section 314 of the said act

We desire to call attention to a letter from Dr. T From the N Y. Darby News [Editorial.]
We desire to call attention to a letter from Dr.
oslum F. Herlige, on "Health of American Women," in another column. He trous the subject
of an able manner, and his skill and medical judg-

From the Athany Evening Express. Marshall's Uterine Catholicon has proved to be fully as valuable as it is claimed to be in many severe tests made by medical gentlemen and others. Dr. Bridge is a regular physician of very fine attack.

For the House of Representatives.

E. BAS-EFF LANGDON.

President pro tem, of the Senate.

February 14, 1809.

[No. 26]

AN ACT

To prohibit Watchmen and other Police Officers from claiming Witness Fees in Physician of very fine attraction of the Senate.

Marshall's Unione Catholicon will certainly cure all the diseases for which it is recommended. In the worst cases I have ever met with, Marshall's Unione Catholicon is a certain and sate regular physician of very fine attraction of the visit and officers in the second of the property of the action of the property of the proper

waterman or other police efficershall be continued to any witness fees in any case prosecuted under any criminal law of the State of Onio, or any ordinance of a city of the first or second class, before any police judge or mayor of any such city, justice of the peace or other officer, having jurisdiction in such cases.

SEC. 2. This act shall take effect from and after its passage. tribute, connected with the aterine organs.
Ludies who are troubled with any of the above

Ludies who are troubled with any of the above symptoms, or with spine, liver or lung complaints, are invited to address Dr. BRIDGE, with full confidence that they will find reliet. Marshall's Uterine Cathodicon is not a quack medicine but its ingredients have been made known to the Medical Colleges, and they are at the service of any respectable physician in the country. The price of Marshall's Uterine Catholican One Dollar and a Half per Single Bottle.

West Bentone, Coshocton Co., May 14, 1857. Assembly of the State of Ohio. That in the moderness of information Graffenberg Company for the most skiltul physicians. Yours truly, JAMES WILSON.

January 1st, 1858.

MRS ROBINSON'S CERTIFICATE. Vienos, Trambull Co., May 1st, 1843.

This certifies that I have been in very poor health for years, and found little or no relief after employing a number of physicians. My disease was Prolapsis Uteri. I had been reduced by that and Flouror Albus until I had become ulcerated to a considerable extent. By the advice of Dr. G. W. Bushnell I procured and took six bottles of Marshall's Uterice Catholicon which enabled me to attend to my husband in his last sickness until he died, which was about a year since. I have taken three bottles since his death, which has made VERNON, Trumbull Co., May 1st, 1843. me able to labor and support my family of three children. The Catholicon has nearly restored me to health. It is the only thing that has mitigated my suffering for which I fell very grateful.

MARY E. ROBINSON. FOR SALE BY A Cook, Chardon. C P. Treat, Claridon, J. E. Williams, Parkman. L. Bishop & Son, Middlefield. D C. Kellogg, Musson Henry Commings, Russell. Lyman & Scott, Mulberry Corners.

Herrick & Gaines, Newbury. Tew & Butts, Rapids, H. B. KINGSLEY, Cleveland. March 18, 1859. Agent for Ohio, 479-6m.

Nov. 12. WILKINS & KELLEY.

A GOOD Assortment of LADIES' DOMESTIC CALF BOOTEFS, warranted to suit, by Nov. 12 WILKINS & KELLEY.

WILKINS & KELLEY.

SUGAR, Molasses, Flour, Salt, Nails, Builder Hardware, always on land and for sale low, a FIELD & CLEVELAND'S.

6754

MEDICAL.

AYER'S Ague Cure, FOR THE SPEEDY CURE OF

Intermittent Fever, or Fever and Ague, Remittent Fever, Chill Fever, Dumb Ague, Periodical Headache, or Bilione Headache, and Bilious Fevers, indeed for the whole class of diseases originating in biliary derangement, caused by the Malaria of miasmatic countries. No one remedy is louder called for by the necessities of the American people than a sure and safe cure for Fever and Ague. Such we are now enabled to offer, with a perfect certainty that it will eradicate the disease, and with assurance, founded on proof, that no harm can arise from its use in any quan-

That which protects from or prevents this disorder must be of immense service in the communities where it prevails. Prevention is better than cure, for the patient escapes the risk which he must run in violent attacks of this baleful distemper. This "Cure" expels the missmatic poison of Faven and Aque the missmatic poison of Freen and Aque from the system and prevents the development of the disease, if taken on the first approach of its premonitory symptoms. It is not only the best remedy ever yet discovered for this class of complaints, but also the cheapest. The large quantity we supply for a dellar brings it within the reach of every body; and in billous districts, where Feren and And Aque prevails, every body should have it and use it freely both for ours and protestion. and use it freely both for cure and protection. It is hoped this price will place it within the reach of all—the poor as well as the rich. A great superiority of this remedy over any other ever discovered for the speedy and cerother ever discovered for the speedy and cer-tain cure of Intermittents is, that it contains no Quintins or mineral, consequently it pro-duces no quinism or other injurious effects whatever upon the constitution. Those cured by it are left as healthy as if they had never had the disease.

Fever and Ague is not alone the consequence

Fever and Ague is not alone the consequence of the mia-matic poison. A great variety of disorders arise from its irritation, among which are Neuralgia, Itheumatism, Gout, Headache, Blindness, Toothache, Earache, Catarrh, Asthma, Palpitation, Painful Affection of the Spicen, Hysterics, Pain in the Bowels, Colic, Paralysis, and Derangement of the Stomach, Paralysis, and Derangement of the Stomach, all of which, when originating in this cause, put on the intermittent type, or become periodical. This "CURR" expels the poison from the blood, and consequently cures them all alike. It is an invaluable protection to immigrants and persons travelling or temporarily residing in the malarious districts. If taken occasionally or daily while exposed to the inoccasionally or daily while exposed to the in-fection, that will be excreted from the system, and cannot accumulate in sufficient quantity to ripen into disease. Hence it is even more valuable for protection than cure, and few will ever suffer from Intermittents, if they avail themselves of the protection this remedy af-

Aver's Cathartic Pills,

FOR ALL THE PURPOSES OF A FAMILY PHYSIC. are so composed that disease within the range of are so composed that disease within the range of their action can rarely withstand or erade them. Their penetrating properties search, and cleanse, and invigorate every portion of the human organ-ism, correcting its diseased action, and restoring its healthy vitalities. As a consequence of these properties, the invalid who is bowed down with pain or physical debility is astonished to find his health or energy restored by a remedy at once so simple and inviting.

health or energy restored by a remedy at once so simple and inviting.

Not only do they cure the every-day complaints of every body, but also many formidable and dangerous diseases. The agent below named is pleased to furnish gratis my American Almanae, containing certificates of their cures and directions for their use in the following complaints: Custineness, Hearthurn, Heudache arising from disordered Stomach, Nausea, Indigestion, Pain in and Morbid Inaction of the Boxcels, Flutulency, Lors of Appetite. Jaundice, and other kindred complaints, arising from a low state of the body or obstruction of its functions. They are an excellent alterative of its functions. They are an excellent alterative for the renovation of the blood and the restora-tion of tone and strength to the system debilitated

Ayer's Cherry Pectoral,

FOR THE RAPID CURB OF Coughs, Colds, Influenza, Hoarsenoss, Croup, Bronchitis, Incipient Consumption, and for the relief of Cons Patients in advanced stages of the disease.

So wide is the field of its usefulness and so ne-So wide is the field of its usefulness and so remerous are the cases of its cures, that almost every section of country abounds in persons publicly known, who have been restored from alarming and even desperate diseases of the lungs by its use. When once tried, its superiority over every other medicine of its kind is too apparent to escape observation, and where its virtues are known, the public no longer healtste what amidots to employ for the distressing and dangerous affections of the pulmonary organs that are incident to our climate. While many inferior remedies thrust upon the community have failed and been discarded, this has gained friends by every trial, conferred benefits on the afflicted they can never forget, and produced cures too numerous and too remarkable to be forgotten. PREPARED BY

DR. J. C. AYER & CO. LOWELL, MASS.

A. COOK.

General Agent for Genuga county,
Chardon, Ohio,

\$\mathcal{G}\$T Sold also by Dr. John Nichots, Chardon, and
FIELD & CLEVELAND, E. Claridon, O. 463-1y

Howard Association, PHILADELPHIA.

Benevolent institution, established by specialen dowment for the relief of the sick and distress-ed, afflicted with Virulent and Epi-

THE HOWARD ASSOCIATION, IN view of the awful destruction of human life, caused by Sexual Diseases, and the deceptions caused by Sexual Diseases, and the deceptions practiced upon the unfortunate victims of such diseases by Quacks, several years ago directed their Consulting Surgeon, as a Charitable Act worthy of their name, to open a Dispasses, in all their forms, and to give MEDICAL ADVICE GRATIS to all who may apply by letter, with a description of their condition, (age, occupation, habits of life, &c.,) and in cases of extreme poverty to FURNISH MEDICINES FREE OF CHARGE. It is needles to add that the Asso-

CHARGE. It is needles to add that the Asso-ciation commands the highest Medical Skill of the age, and will turnish the most approved modern treatment
The Directors of the Association, in their Annual Report upon the treatment of Sexual Discusses, for the year ending January 1st, 1853, express the highest satisfaction with the success which has attended the labors of the Consulting Surgeon in the cure of Spermatorrhæa, Seminal Weakness, Impotence, Gonorrhæa, Gleet, Syphillis, the vice of Onanism or Self-Abuse, &c., and order a continuance of the same plan for the ensping year.

The Directors on a review of the past, feel as

March 18, 1859.

Agent for Ohio,
479—6m.

The Directors on a review of the past, feel ossured that their labors in this sphere of benevolent effort, have been of great benefit to the afflicted.

JUST PUBLISHED, the 25th Thousand, and mailed in a scaled envelope, to any address, postpaid, on receipt of 3 stamps and, and mailed in a scaled envelope, to any address, postpaid, on receipt of 3 stamps and the Physical Exhaustion and Decay of the Frame. Caused by "Self-Abuse, and other Diseases of the Sexual Organs, by the Consulting Surgeon, which will be sent by mail, (in a scaled letter envelope, with the sent by mail, (in a scaled letter envelope, with the sent by mail, (in a scaled letter envelope, and the Injurious Consequences of Sexual Organs, by the Consulting Surgeon, which will be sent by mail, (in a scaled letter envelope, fee of charge, on receipt of two stamps for post-and treatment of Sexual Diseases, Diet, &c., are get prepared to deal kinds of work, such as Ironing Carriages, Buggies, Wagons, Sleighs, &c., fee of charge, on receipt of two stamps for post-and venture and Nervous Debnity, Importency of Sexual Diseases, Diet, &c., are get prepared to deal kinds of work, such as Ironing Carriages, Buggies, Wagons, Sleighs, &c., fee of charge, on receipt of two stamps for post-and venture and Nervous Debnity, Imporency, Loss of Energy, Depression of Sprints, Timidity, Diseases, the certain distributions and will be sent to the afflicted. Some of the new remedies and methods of treatment dis-

Geo. FAIRCHILD, Secretary. October 26, 1857. TUBE PAINT for sale by COOK & HAMILTON.

COOK & HAMILTON.

A GOOD Lot of PIRKINS for Sale cheapsuitable for Packing Mutton, Pork and
Bacf. Call a 14 see them!

Nov. 12

WILKINS & KELLEY.

LEGAL.

NOTICE.

THE undersigned has been appointed Executor of the Estate of Benjamin Goff, decessed, late of Troy, Geauga County, Ohio. All persons concerned will govern themselves accordingly.

NOAH MILLS GOFF.
Troy, May 6th, 1859. 486 3w*

IN THE COURT OF COMMON PLEAS OF GEAUGA CO., O.

Hiram Stanton and Jose Parker, Piffts., Programment of County of Court House, in Chardon, in said County, and is bounded as follows, to wit:—On the north by a street leading in a westerly direction past the Known as Village Lot No. 73, in Great Lot No. 19, in the Township of Parkman, in said County, and is bounded as follows, to wit:—On the north by a street leading in a westerly direction past the Methodist Meeting House; on the west by an alley ramming between Lot 77 and Lots 74 and 75; on the south by Lot 74, and on the east by the road leading from Parkman Village to the Centre of Parkman, and is two chains and fitty-nine links long, and eighty-two links wide in front, and contains about thirty-four rods of Land, be the same more or less.

Samuel Magunigal, Esq., a Justice of the Peace of said County, and obtained an order of Attachment therein, upon which the Constable to whom said Order issued returned that he had found no property of the Dofendant to attach, but that the Defendant owned or had an interest in real estate in said County; and therefore said Justice of the Peace of right and an interest in real estate in said County; and therefore said Justice of the Peace of t said County; and therefore said Justice of the Peace certified said cause to this Court; and said Plaintiffs bave filed their petition in this Court against said Defendant and aim judgment against said Defendant for \$73 and interest from Oct. 1st, 1858, on a romissory Note made and delivered by the Defendant to one William Duces, and by said Doees transferred and delivered to he Plaintiffs, and have obtained an Order of Attachment in this Court, and the same has been served by Attaching certain Real Estate of said Defendant in this County, Said Defendant is notified to appear and

answer said petition on or before the third Saturday after the 17th day of June next. D. W. CANFIELD, Atty. for Piffs. Chardon, May 6th, 1859

ROAD NOTICE. NOTICE IS HEREBY GIVEN, that a Petition will be Presented to the Commissioners of George County, Ohio, at their next Meeting on the First Monday of June next, to Discontinue the North and South Road leading from E. F. Hovey's, in Munson Township, George County, Ohio, to Orator Laraway's, in said Township, Munson, April 29, 1859.

THE UNDERSIGNED HAVE THIS 1 (18th day of April, 1859.) day entered into CO-PARTNERSHIP for the PRACTICE of the LAW in the various Courts in Geauga County, line, under the name of

FORRIST and SMITH. We shall give exclusive attention to the practhe firm may at all times be found in our office in Chardon. Mr. Smith is Prosecuting Attorney for said County, and Notary Public. Mr. Forrist practices in the United States Courts, for the Northern District of Ohio. A share of public patronage is respectfully solicited.

W. O. FORRIST. H. K. SMITH April 22th, 1859.

State of Ohio, Genuga County. Edward B. Parkman, Pitff,)

John Murray, 2a, and Court of Com. Pleas-Henry B. Moore, Detts.

John Murray, 26, and Henry B. Moore, Deits.

Henry B. Moore, Deits.

Henry B. Moore, Deits.

Henry B. Moore, Deits.

Henry B. Moore, of the State of Illinois, will take notice that said Edward B. Parkman, Planniff, has filed his Pention in said Court of Countron Pleas against the said John Murray, 2d., a resident of said County, and the said Heary B. Moore, defendants, judgment against said defendants for \$700, the amount of certain bonds executed by said defendants for an appeal by Heary M. True and Albert C. True, from the judgment of said Court of Common Pleas, to the District Courtin and for said County in a certain action wherein and for said County in a certain action wherein said Edward B. Parkman was plaintiff, and said Henry M. True and Albert C. True, together with William H. Webb, and Henry N. Smith were debendants, and wherein, on said appeal, said District Court at their September term, gave judgment against said Henry M. and Albert C. True, and in favor of said Parkman, for \$1,437,47 and costs, no part of which has been paid, as alleged by plaintiff, and on which execution has been issued, agreeably to law, and returned that no property, real or personal, could be found to satisfy the same. And the said Henry B. Moore is apatified to apprar and answer said petion, on or before the third Saturday after the 3d day of June next.

PHELPS & THRASHER.

481-6w. Attys for Plff.

Albert H. Gotham, deceased, represented insolvent; and the period of six months from the date of our said appointment is allowed Creditors to bring in and prove their Claims against said Estate to wit:

The Subscribers will attend to the duties of their said appointment at the Office of D. W. Cantield, in Chardon, in said County, on the LAST, including the County of February, March April, May, June and July, A.D. 1859, at Ten o'clock A.M. of each of said days. Dated at Chardon, this 2nd day of Subscribers, and beauty of Geauga, and State of Ohio, and so is said days. Dated at Chardon, this 2nd day of Subscribers of the County of Geauga, and State of Ohio, and so is said days. Dated at Chardon, this 2nd day of Subscribers of the County of Geauga, and State of Ohio, and so is said days. Dated at Chardon, this 2nd day of Subscribers of County of Geauga, and State of Ohio, and the period of said days. Dated at Chardon, this 2nd day of Subscribers of Geauga, and State of Ohio, and the period of said days. Dated at Chardon, this 2nd day of Subscribers of Geauga and State of Ohio, and the period of said days. Dated at Chardon, this 2nd day of Subscribers of Geauga and State of Ohio, and the period of said days. Dated at Chardon, this 2nd day of Subscribers of Geauga and State of Ohio, and the period of Subscribers of Geauga County and 114 Market St., St. Louis, Mo.

The Restorative is put up in bottles of 3 sizes, but with anything fixe the nection bodds at least twenty per cent. more in proportion than the small, retuils for two dollars per bottle; the large holds at quart, 40 per cent. more in proportion, and retails for St.

Dry Goods S.

O.J. WOOD & Co., Proprietors, 212 Broadway of Subscribers of Chardon on the Subscribers of Cleveland, is put the subscribers of the Stock of County of Co

CONSTITUTION

ELATIVE to an Amendment to the ConstiLatin, providing for Annual Sessions of the
General Assembly.

Resolved, by the General Assembly of the State of
Ohio.—Three-filths of the members of each house
concurring therein, that it be and is hereby proposed to the electors of the State to vote at the next
annual October State Election, upon the approval
or rejection of the following amendment as a substitute for the first clause of the twenty-fifth section of the second article of the Constitution of
this State, to wit:—"All regular sessions of the
General Assembly shall commence on the first
Monday in January annually."

Monday in January annually."
WILLIAM B. WOODS, Speaker of the House of Representatives.
MARTIN WELKER.
1859. President of the Senate. April 5, 1859.

SECRETARY OF STATE'S OFFICE, Columbus, O., April 7, 1859.

I do hereby certify that the foregoing Joint Resolution, "relative to an Amendment to the Constitution providing for Annual Sessions of the General Assembly," is a true copy from the original roll on the file in this office.

A. P. RUSSELL, Secretary of State. Austron's Office, Geauga County, Chardon, April 15, 1859.

I do hereby certify that the above is a correct copy of the Joint Resolution received by me from the Secretary of State.

C. C. FIELD, Anditor Geauga Co.

April 15, 1859.

483-6m AUDITOR'S OFFICE, GEAUGA COUNTY,

New Blacksmithing Establishment

IN CHARDON!

manner.
37 Particular attention paid to HORSE SHOEING and custom work generally, and we are determined that no one shall go away dissatisfied
either with our work or prices.

JOHN HARDAKER & CO.
Charden Description 15th 18th 25th 25th

Chardon, December 15th, 1858. SUMMONS.—Just printed, a quantity of Justices' and Constable's blanks, con-sisting of Summons, Subposoas, Executions, Writs of Attachment, etc., which may be foundat THIS OFFICE.

April 30th, 1858.

WASH TUBS, PAILS, WOOD BOWLS
POTATOE MASHERS, ROLLING
PINS, MOP STICKS, BROOMS, CLOTHES
PINS, BUTTER STAMPS and LADLES, con-Nov. 12 WILKINS & KELLEY. CORN AND OATS, for Sale by WILKINS & KELLEY.

WHITE FISH by the ft or half-barrel, by Nov. 13] WILKING & KELLEY

LEGAL SALES.

SHERIFF'S SALE.

SHERIFF'S SALE.

IN obedience to the requirements of a Final Order of Sale, issued from the Office of the Clerk of the Court of Common Pleas, of the County of Geauga, and the State of Ohio, in a certain suit wherein David French, 2nd, and Leonard Keith are Plaintiffs, and John Biddall, Benjamin Roberts and Thomas Fuller are Defendants, to me directed and delivered, I have caused to be apprpised and shall expose to Sale at Public Vendue, at the Door of the COURT HOUSE, in CHARDON, in said County, on Saturday, the 4th day of June, A D. 1859, between the hours of Nine o'clock A M, and Four between the hours of Nine o'clock A.M. and Four o'clock P.M. of said day, the following described

between the hours of Nine o'clock A.M. and Four o'clock P.M. of said day, the following described Premises, to wit:—
Stante in said County and State, and known and described as being part of Sub-Lot 4, Lot 5, Tract 1, in the Township of Russell, in said County and State, and bounded as follows:—Commencing on the line of land now owned by James Fuller, and at a point about five rods south-west from the stuth-west corner of the Grist Mill on the premises herein described; thence east twenty-four rods; thence north twenty rods; thence west twenty-four rods; thence south twenty rods; thence of beginning, containing three acres of Land, being the land surveyed by Anson Bartlett, also, the other rights in connection with said Land and Mill conveyed by Thomas Fuller to said John Biddall and Benjamin Roberts, be the same more or less, but subject to all legal highways.

Said premises appraised at \$2750.

TERMS OF SALE:—Cash on day of sale.

E. G. WIIITE,

Sheriff and Special Master in Chancery.

Also, another piece of land, in Lot No. 5 in Tract
No 3, in said Bain'ridge Township, and bounded
as follows: North by land owned by William
Hurd; east by the east line of said Lot No. 5;
south by the south line of said Township, and
west by land in said Lot owned by Alexander
Osborn, containing about forry acres.

To be said subject to and incumbered by the
dower estate of Emeline Smith, set off and assigned to her by metes and bounds, and embracing
sixty-five acres, from the west part of the piece of
land first above described.

Also, another piece of the last
(itteen years, and an known to nearly every one
here and adjoining towns. Any use you may
your service, as I wish to preserve the beauties of
unture in others as well as mysell.

I am, truly yours, A. C. RAYMOND,
WOOD S HAIR RESTORATIVE
BALT-NORE, Jan. 23, 1858.

PROFESSOR WOOD—DEAS SIR,—Having had the
misfortune to lose the best portion of my hair from
the effects of the yellow fever, in New Orleans, in

Estate of A. II. Gotham, Deceased
NOTICE TO CREDITORS.—The Undersigned were, on the 2nd day of February, 1259, appointed, by the Frobate Court of Georgea
County, Ohio, Commissioners on the Estate of suit wherein Clark G. Sumner is Plaintiff.

> December 14th A.D. 185-; thoneo west-erly along the center of said road sixteen rods; thence south-easterly to the first mentioned line; thence north on said line to the place of beginning, to contain one acre of land,

Said premises appraised at \$115. TERMS OF SALE :- Cash in hand.

Rider to Laraway; cast on land formerly owned by E. F. Phelps; north on land deeded by William Rider to Jason Randall, and west on land formerly owned by Stephen Rider, containing ten acres of land, being part of fifty acres deeded by Lemuel Rider to William Rider.

Chardon, May 13, 1859. Chardon, May 13, 1859.

MORTGAGE DEEDS:—Just printed at this Office, Mortgage Deeds suitable for Attorneys to attach to foreclosures; also, a large quantity of the same of the common size.

Chardon, June 4th, 1857.

SALT—FINE, COARSE, and DAIRY, in November 12 WILKINS & KELLEY.

RAISINS by the box or pound, WILKINS & KELLEY.

MEDICAL.

June Appointments. Prove all Things!!

DR. H. W. WADSWORTH. WILL BE AT HIS OFFICE, IN

CHARDON, Chase's Hotel, Monday, June 6th, CLEVELARD, Johnson House, June 7th & Sth, PAIRESVILLE, Cowles House, Saturday, June 4th Madison, Wheeler House, Friday, June 3rd, Ashtabula, Ashtabula House, Thursday June 2 CONSULTATION FREE. THE MODE OF EXAMINATION

Pursued by Dr. Wadsworth is very simple and entirely new, and by it disease of any of the inter-nal vital organs is in a very few minutes detected

Pursued by Dr. Wedsworth is very simple and entirely new, and by it disease of any of the internal vital organs is in a very few minutes detected with facility and certainty, without asking the patient a question, or having the least previous knowledge of the case.

Among the Diseases treated with perfect success, are SCROFULA,
And all diseases of a Scrofulous origin, Ulcers, Tumors, Enlarged Glands or Joints, hip Disease, Swelled Neck or Goltre, Scrofulous Sore Eyes, Scald Head, Eruptions on the Head or ather parts, Cancar, Yistula, Spinal Diseases, Dyspepsia, Gravel, Impotence, Strictures, St. Vitus Dance, Epilepsy, Rheumaism, Dropsy, &c.
All diseases of the Brain, Eyes, Throat, Lungs, Heart, Stomach, Liver, Spleen, Kidneys, Shin or other Organs. A speedy cure warranted in all diseases of a Syphilitic or Veneral character, without the use of Mercury or other poisons, which destroy the Constitution

Teeth extracted without pain by Galvanism. Regular visits will be made during the year-giving those who commence, opportunity to continue till cured.

No certificates of cures published, but references to any number of patients, who have been cured, will be given to those desiring them.

No certificates of cures published, but references to any number of patients, who have been cured, will be given to those desiring them.

to any number of patients, who have been cured, will be given to those desiring them.

THE POOR LIBERALLY CONSIDERED.

Any person sending a correct statement of their symptoms, and enclosing \$5, will have medicines arapted to their case, sufficient to last one month of the weeks, sent them he knows. Address, H W. WADSWORTH, M D. Address, H W. WADSWORTH, M D. 486-tf

THE GREAT WONDER THE NINETEENTH CENTERY. PROFESSOR WOOD'S Hair Restorative.

SAYS THE ST LOUIS (MO.) DEMOCRAT:
Below we publish a letter to Dr. Wood, of this
city, from a gentleman in Maine, which speaks
glowingly of the superior merits of his hair tonic.

dower estate of Emeline Smith, set off and assigned to her by metes and bounds, and embracing sixty-five acres, from the west part of the piece of land first above described.

Terms of Sale—One-half the purchase money down, and the residue in one year.

May 13, 1859.

SHERIFF'N SALE.

BYVIRTUE OF AN ORDER OF SALE

BYVIRTUE OF AN ORDER OF SALE

Office of the Court of Common Pleas for the County of Geauga, and State of Ohio, in a certain of Geauga, and State of Ohio, and the deficts of the yellow fever, in New Orleans, in the effects of

BROOKFIELD, January 12, 1858.

Goods Dealers. February 4, 1859.

June Appointments.

Dr. H. TUBBS will be in attendance as fol-CHARDON, Chase's Hotel, on Friday, 10th PAINESVILLE, American House, on Thursday, 9th

Said premises appraised at \$115.
TERMS OF SALE:—Cash in hand.
Sheriff and Special Master in Chancery.
Sheriff soffice. Geauga County.
May 6th, 1859.
486-5w

SHERIFF'S SALE.
Dy virtue of an Execution issued from the Court of Common Piess of Goavga County, Ohio, to me delivered, wherein Alonzo Thwing is Plaintiff, and the Administrators of William Rider and others Defendants, I have levided upon, and shall offer for saie at auction, at the Court House in Chardon in said County.
On the 13th day of June, A. D. 1859, between the hours of ton A. M. and four P. M., of said day, the following described real estate, situate in the Township of Munson in said County:

On the Isth day, the following described real estate, situate in the Township of Munson in beauth-seat corner of fifty acres formarly owned by Albort Hot; thouse north 14 degrees, east 20 chains 63 links, to land formerly owned by William Rider: thones long the same north 14 degrees, west 20 chains 60 links, to land formerly owned by Millam Rider; thones long the same north 14 degrees, west 20 chains 60 links, to land formerly owned by Millam Rider; thones shouth-seat corner, deeded by Stophen Rider.

The medicine and propagation of the south 884 degrees, west 20 chains 60 links, to land formerly owned by Albort Hot; thones and stones; thence south 884 degrees, west 20 chains 60 links, to land formerly owned by Albort Hot; thones along the same no corth 14 degrees, west 20 chains 60 links, to land formerly owned by William Rider to A. B. Briggs and A. K. Rider, December 1st, 1805.

Also, another piece of land in eaid Lot No. 1, in the East Division of Tract No. 1, in the East Division of Tract No. 1, in the East Division of Tract No. 1, in the south-west corner, deeded by Stophen Rider to Laraway; cast on land formerly owned by Albort House and the comment of the com

Dr. Cogswell's Medical Salt. INVALIDS, LOOK HERE.—Persons Stephen Rider, containing ten acres of land, being part of fifty acros deeded by Lemuel Rider to William Rider.

Said first piece appraised at \$624,00, and said last piece appraised at \$250,00.

Terms—Cash in hand.

E. G. WHITE, Sheriff.

Chardon, May 13, 1859.

S87w5

NVALIDS, LOOK HERE.—Persons afficied with inflammatory complaints of any description, will find it to their advantage to procure the above valuable medicine. It is very useful in Rheumatic complaints, and is highly recommended by those who have used it. Directions for using will be furnished with each box. Price \$2.00 for said at this Office.

Chardon, May 13, 1859.

MAY 20, 1859. CLEVELAND.

Furniture, Carpets. and Crockery.

WILLIAM HART. All kinds of Furniture. No. 107, Water Street, Cleveland,

has now on hand a large & complete assortment of Rosewood, Mahogany, Black Walnut and Cherry

FURNITURE.

Is devoted to Tapestry Brussels and Tapestry Velvet Carpets, Rugs. Body Brussels Carpets, Lace and Muslin Curtaina Cotton, Worsted and Satia Damasks. Cornices, Curtain Arms and Bands, Cortis and Tassels, Gold Eudered and Commen. Shades, Buff and White Hollands, Curtain Fixtures, Pulpit Tassels, &c., &c. STORY No. 4

Is devoted to Hemp and Cotton Carpets, Cheap Wool do, Druggets Crumb Cloths, Felt Cloths, Carpet Linnings, Eng Carpets, List and Yarn Car-pets, Dutch Wool do., &c., &c. STORY No. 5



IMPORTERS OF CHINA AND EARTHENWARE, Gas Fixtures, Lamps for Churches and Halls, CUTLERY, LOOKING GLASSES, TRAYS, Plated and Britannia Ware.

And a great variety of HOUSE-FURNISHING ARTICLES. \$7 Goods carefully Packed and Delivered AT THE DEFOT FREE OF CHARGE.

FOGG. ENSWORTH & Co., Cor. of Superior and Seneca Sts., Cleveland. April 15, 1859 483-6m GEAUGA COUNTY. Attention!!

Lewis, Easton & Co.

chased under the most favorable anspices, enables them to give GREAT BARGAINS, in a large assortment of Novelties in Dress Goods, Lawns, Berages, French

Jaconets, Organdie Robes, Ladies*

Traveling Dress Goods, Chints

Brilliants, worth 50 cts. for 31 cts ; Col'd do. worth 13 cts., for 12 cts. SILKS! SILKS 11
FANCY SILKS, of the newest and mest novel satterns, some at 50 cents per yard.

BLACK SILKS,
BISCHOFF'S celebrated make; Oil Boiled Grode Rhine, good quality, at 50 cents per yard. SHAWI.S.
STELLA, BROCHA, CASHMERE, THIBET,
CRAPE, &c., &c., HOUSE FURNISHING GOODS, A GOOD ASSORTMENT-Pillow Linen, Linen Sheeting, Dumask Napkins, Doyles, &c.,

WHITE GOODS Of every description. NANSCOKS plain and checked; dotted and plain SWISS JACONETS; checked CAMBRIC; figured BRILLIANTS. EMBROIDERIE ...
EMBROIDERIE ...
Embroidered Setts, Mourning Setts, Muslin Collars,
Luces, Trimmings, Buttous, &c., &c., &c.

DOMESTIC GOODS. A LARGE STOCK, to which we invite par ticular attention.

Brown and Bleached Sheeting and Shirtings, Summer Stuffs, for Coats and Pants, Linen Drills and

Ducks, Cloths, Cassimeres and Vestings. HOSIERY, GLOVES AND MITS, and a nice assortment of Togother with a LARGE LOT OF OTHER GOODS, too numerous to mention.

For Purchasers will find one great advantage is selecting from our stock, we have no Old Good to show, our Stock being Entirely New.

MARBLE STORE, No. 91 SUPERIOR ST Cleveland, June 1858. 441 MILLINERY STORE In Cleveland

LEWIS, EASTON & CO.,

Shaw & Co. HAVING opened a LARGE STOCK of MIL LINERY GOODS, and now manufactories

Silk, and Fancy Straw Bonnets. MILLINERY GOODS At 129 Superior St., 4th door from the Squar Milliners supplied with Pattern Hats